9-1226 WHEREAS, inclusive, authority so to issue of the Tennessee Code said bonds Annotated, as as amended; contained Φ Ω

NOW, THEREFORE, BE IT RESOLVED HII. VE QUARTERLY COUNTY COURT WEAKLEY COUNTY,

Section 1. That for the purpose of refunding, to the amount of \$5,000, the outpurpose of paying the cost of acquiring additions and making extensions and improvements to the plant properties of the electric distribution system of Weakley County, including the payment of all expenses properly incidental thereto, there are hereby authorized to be issued bonds in the amount of \$300,000, which wonds shall be known as "Electric Revenue Bonds, Series 1958", and shall be payable solely from the revenues of the system in the machereinafter more specifically provided. Wherever the words "the system" are used in this resolution they shall be understood to refer to the complete-electric system of Weakley County lying within and without its boundaries, together with all improvements, extensions and additions thereto which may be made while any of the bonds herein authorized remain outstanding. out-

denomination and shall mat mature OF, \$1,000 each, shall be serially in numerical That said bonds eonsecutively numb l order on December shall ъe dated December 1, numbered ember 1, o d from of eacl μ 1958, year to 300, inclusive, as follows: shall

162-166 bearing 3%	248 -273 2 74-3 00	170-190 199-222 223-247	131 -152 153 - 175	90 -1 09 11 0-13 0	53 -7 0 71 - 89	1-17 18-34 35-52	BOND NUMBER
5,000	26,000	22 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	20,000 21,000	18,000 19,000	\$17,000 17,000 18,000	AMOUNT
1969	197 3 197 4	1971	1989 1968 1968	1966 1967	196 4 196 5	1961 1962 1963	YEAR

The debere bonds of the numbers specified in the preamble hereto as being the bonds issued for the purpose of refunding outstanding bonds shall bear interest at the rate of Three (3%) per annum, and the remaining two hundred ninety-five (295) bonds shall bear interest at such rate or rates not greater than four per cent (4%) per annum as may be determined at the time the bonds are sold, which interest shall be payable on June 1, 1959, and semi-annually thereafter on the first days of December and June of each year until the payment of principal.

for redemption at the option of the county in inverse numerical order on June 1, 1969 and thereafter shall be called and on any interest payment date thereafter at par plus accrued interest to the date fixed for redemption plus a premium as to each bond so remembered of \$2.50 for each year or fraction thereof intervening between the date for redemption and the stated maturity date of the bond. Notice of redemption shall be given not less than thirty days prior to the date fixed for redemption by publication of an appropriate notice in a financial newspaper or journal published in the city of New York, New York, or Chicago, Ilkhonis, and sent by registered mail to the bank hurreinbelow named as paying agent for the bonds. be callable 19**6**9

Section 3. That said bonds shall be payable as to both principal and interest in lawful money of the United States of America at the First American National Bank, Nashville, Tennessee, and shall be signed by the County Judge, attested by the County Clerk, and shall have the official seal of the county impressed thereon. Interest falling due on and prior to maturity shall be represented by appropriate interest coupons attached to the bonds, which coupons shall beexecuted with the facsimile signatures of said County Judge and County Court Clerk, and which officials by the execution of said bonds shall be considered to have adopted as and for their own proper signatures their respective facsimil signatures appearing on said coupons.

Section 4. That said bonds and coupons shall bе Ľ'n substantially following

UNITED SMATES OF AM STATE OF TENNESSEE COUNTY OF WEAKLEY ELECTRIC REVENUE BOND, (FORM OF BOND AMERICA SERIES

BOND,

of One Thousand Weakley County, in the bearer, out of the ne Thousand (\$1,000) or date hereof until paid date O) on paid the State of Tene special fund hon the first danaid at the fate of Tennessee, for value received hereby promises und hereinbelow designat d and not otherwise, the st day of December, 19 with interest thereon fate of per cent (%) per annum, payab payable

on the first day of June and the first day of December of each on and prior to maturity being payable upon presentation and sinterest coupons as they severally mature. Both principal heare payable in lawful money of the United States of merica at Bank, Nashville, Tennessee, without deduction for exchange or each year, interest fall:
Ind surrender of the anne:
I hereof and interest here
a at the First merican or collection charge. annexe hereon an National due

Bonds of the total issue of which this bond is one maturing on December 1, 196 and thereafter shall be callage for redemption at the option of the county in inverse numerical order on June 1, 1969, and on any interest payment date thereafter at par plus accrued interest to the date fixed for redemption plus a premium as to each bond so redeemed of \$2.50 for each year of frantion thereof intervening between the date for redemption and the stated maturity date of the bond. Notice of redemption shall be given not less than thirty days prior to the date fixed for redemption by publication of an appropriate notice in a financial newspaper or journal published in City of New York, New York, or Chicago, Illinois, and sent by registered mail to the bank here nabove named as paying agent for the bonds.

This bond is one of a series of 300 bonds issued by Weakley County pursuant to purpose of acquiring additions and making extensions and improvements to the plant properties of the county's electric system and for the purpose of refunding, on a basis of par for par, \$5,000 electric Povenue bonds of said county. Both principal of and interest on this bond and the issue of which it is a part are payable solely from a special fund designated as the "Weakley County Electric Plant Bond Fund," into which fund are to be placed so much of the revenue Bonds of said county. Electric Plant Bond Fund, into which system as may be necessary for such purpose, in the manner for which provision is made in the aforesaid resolution, and for a statement of the terms on which other bonds may be issued in the future payable from such revenues on a parity with the wonds of this issue, reference is made to said resolution. The payment of this bond from the revenues of the said system is subject to the priority enjoyed by certain of the outstanding electric revenue bonds, Beries 1945, dated December 1, 1945. This bond and the series of which the Constitution and Statutes of Tennessee, including particularly Sections 9-1201 to 9-1226, inclusive, of the Tennessee Code Annotated, as amended. Frincipal of and interest on this bond are payable solely from a special fund to be derived from the net revenues of the aforesaid system pledged to the payment thereof and this bond does not constitute an indebtedness, nor is said county under any obligation to pay the same except from said revenues.

The county has covenanted and agreed and does hereby covenant and agree that it will fix such rates for the sale of electricity and services afforded by the aforesaid system and will collect and account for the revenues to be received for the sale of such elextricity and services, that the net revenues so received will be sufficient promptly to pay the principal of and interest on this bond and the issue of which it forms a part, as each becomes due.

required h bond 9 required to e reby coexist certified, st, happen a e happened a , recited and be pe and have be pe and and declared that reformed precedent been performed in all to due and inthe is suance time, form and man manner and of thi

municipal taxes. This bond taxation i d and the in the St inc of herefrom Tennessee 0 ar 0 0 xcept 1 inherit al 0 ca tate, sfer and P and d esta

signed by of said co facsimile IN TE tts ounty, signa TEST and : STIMONY WHEREOF, Weakley County, Tennessee, ounty Judge and attested by its County Court and has caused the interest coupons hereto tures of said officers, all as of this first , has caus rt Clerk u o attached st day of s caused L lerk under rched to) embur this r th be ехе bond to e offict executer r, 1958 50 0 seal y the

Coun Judg

ATTEST: County

COUPON)

No

Is attached is subject to redemption and shall have Weakley County, Tennessee, will pay to bearer in the manner and out of the fund presecribed in the attached, and not otherwise, in lawful money of the First American National Bank, Nashville, Tennessee, collection charge, for interest due that day on its dated December 1, 1958, and numbered the e bond to United S without Electric been duly to which this coupon is States of America, at the t deduction, for exchange ic Revenue Bond, Seeries the the bondsto called for which prior this or the 1958, COU D

Coun Court

ATTEST:

not be general obligations of the county and no holder and pursuant to this resolution shall not be general obligations of the county and no holder or holders of any of the bonds shall ever have the right to compar any exercise of the taxing power of the county to pay said bonds or the interest thereon. The payment of principal of and interest on all bonds issued hereunder regardless of the dates of their issuance and the purpose for which issued, shall be secured forthwith equally and ratably by the net revenues of the system and, subject to the payment of the reasonably necessary cost of operating, maintaining and repairing the system as hereinafter in sub-section (d) of Section 6 provided, the revenues of the system in an amount sufficient to payprincipal of and interest on the bonds are hereby irrevicably pledged to the payment of such principal and interest as the same become due. ct

от 6 у 6 от Section 6. That so long as any of the bonds shall be outstanding and unpaid until there shall have been set apart in the reserve account of the bond fund hereinaft tablished, a sum sufficient to pay when due the entire principal of the indebtedness eviounty covenants with the holder of the bonds from time to time as follows:

- reference to the system required by the Constitution and Laws of the State of Tennessee and by this resolution, including the fixing of rates and collecting of charges for electric energy and the services, facilities and commodities furnished by the system and the sebregation of the income and revenues of the system and the sebregation of the income and revenues of the system and the system and the such revenues will at all times be sufficient to pay as the same shall become due the principal of and interest on the bonds herein authorized in addition to paying as the same shall become due the necessary expenses of operating, maintaining and repairing the system and all other obligations and charges shall never be reduced so as to be insufficient to provide revenues for said purposes.
- (b) ; Tha be all at the entire gedeposited in lother funds o gross revenues derived from the operat n a separate fund which shall be kept s of the county and is hereby designated ion of the system separate and distinct "Electric Fund".
- the system in an efficient and economical manner, making such expenditures for equipment and for renewals and replacements as may be proper for the economical operation and maintenance thereof, and that it will deposit semi-annually from the revenues of the system as a Renewal and Replacement Fund a sum equal to one and one-half per cent of the value of the system, the value of the system being computed to be the sum of \$275,000 plus the value of the system first of each year to a bank located in Weakley County, Tennessee, which is a member of the Rederal Reserve System, and shall be secured in the manner required shall be made solely for the purpose of pybing the cost of renewals from said fund shall be made solely for the purpose of pybing the cost of renewals. From said fund shall be made solely for the purpose of pybing the cost of renewals from said fund shall be made solely for the purpose of pying the cost of renewals from said fund shall be made solely for the purpose of pying the cost of renewals from said fund shall be market of bonds issued hereunder; the Federal Revenue Bonds, Series 1948, the Electric Revenue Bonds, Series 1948, which price shall not in any event exceed par and accrued interest. If the county is unable to obtain bonds for purchase at such price or prices, then bonds shall be called for redemption in much amounts as can be redeemed with the funds available for such purpose. All bonds so purchased or redeemed shall be made only upon certificate of the superint endent of the system, which certificate estable to characteristic endent of the system with the funds withdrawals shall be made except for which the funds withdrawn are to be used and no withdrawals shall be made except for the purposes authorized by this paragraph.
- (d) That from and after the is suance of system shall continue to be operated or commencing on December 1 and ending on from the operation of the system shall disposed of in the following manner: of any of the bonds herein authorized on the basis of sinking fund years on November 30, and that all revenues ll be deposited in the Electric Fund a authorized nd years and receiv
- (1) Revenues shall first be used to pay operating, maintaining and repairing the cost of materials and supplies, power at the the reasonably necessary co system, including salaries wholesale and insurance. Wages
- (2) From the remaining revenues of the system there shall next be placed on the first day of each month into the Electric Plant Bond Fund the payments required to be made into said fund by the resolutions authorizing the Electric Revenue Bonds, Series 1945, the Electric Revenue Bonds, Series 1948, described in the preamble hereto, and such sums as whill be fully sufficient to pay at least one-shath of the interest on all bonds issued hereunder which shall become due within the six next succeeding calendar months and one-shath will become due within the twelve next succeeding calendar months. The moneys in the Electric Plant Bond frund shall be used for the payment of principal of and interest on, and the creation of a Reserve Fund for the bonds:payable therefrom in all respects as is provided by said resolutions and by Section 7 of the resolut authorizing the bonds to be issued hereunder. shall resolut pa**y**ion

There is hereby established an account in said Electric Plant B Fund to be known as the "Reserve Account", into which the county shall from said revenues on the first day of each month beginning February 1 during the twenty-four months ending January 31, 1961, a sum equal to 1/24th of the principal amount of bonds issued hereunder comprising the earliest maturity thereof, and thereafter beginning February 1, 1961, sum equal to ten per cent of the payments required to be made into the uary ...
ual to
ing the shall uary 1,

Bond Fund in such month under the preceding paragraph of this subsection, provided that no such payments need be made into the Reserve Account at such times as the funds in said account are equal to at least the maximum requirements in any succeeding twelve months; period for the payment of interest on and principal of the bonds payable therefrom. Money in the Reserve Account may be used to purchase bonds of the next maturing installment of principal at reasonable prices but the purchase of such bonds shall not reduce the amounts of monthly payments into the Electric Plant Bond Fund hereinabove required, and if by reason of the purchase of bonds with money in the Reserve Account, a surplus remains in the Electric Plant Bond fund after paying the next maturing installments of principal, such surplus shall be paid into the Reserve Account. sub-Reserve to at learned for

If in any twelve-month period the county shall for any reason fail to pay into the Electric Plant Band Fund or the Reserve Account the full mounts above stipulated, then an amount equal to such deficiency shall be set apart and paid into said fund or account from the first available revenues of the foll wing twelve-month period or periods and such payments shall be in addition to the amounts hereinabove provided to be set apart and paid into said fund or account during such period or periods. If for any reason the county shall fail to make such payment into the Reserve Account that welve month period any sums then held in the Reserve Account shall be used to pay any portion of interest on or principal of the bends becoming due as to which there would otherwise be default, but such reserve shall be reimbursed from the first payments made into said fund in the following twelve-month period or periods in excess of the required payments for such period.

When the first day of any month shall be a Sunday or legal holid y, payments into the Bond Fund and Reserve Account shall be made on the next succeeding secular day. The Electric Plant Bond Fund and Reserve Account shall be kept on deposit in the bank which is hereinabove specified as paying agent for the bonds, and all such payments shall be transferred immediately to said bank and shall be held by said bank in a separate fund as a trust account solely for the purpose of paying principal of and interest on the bonds, or for the purchase of bonds from the moneys in in the Reserve Account as herein provided.

If at any time after the adoption of this resolution there shall be issued, pursuant to authority contained in sub-section (f) of Section hereof, additional Bonds payable in whole or in part from the revenues of the system on a parity with the bonds herein authorized, revenues in the Electric Fund properly allocable to such additional bonds, shall be paid therefrom on aparity with the revenues paid into the Electric Plant Bond Fund under the provisions of this section, and if in any month the available revenues shall be insufficient to make all payments required to be made therefrom they shall be equitably apportioned to the various sinking funds into which such revenues are subject to payment. O

- required payments into the Renewal and Replacement Fund, after the maintain a working fund for the system in an amount not less than ten per cent of the total revenues received by the county from the operation of the system in the last preceding fiscal year. The working fund is defined as net current assets under standard accounting practice, excluding from current assets loans and investments, deposits in the Electric Plant Fund and Renewal and Replacement Fund, and excluding from current liabilities all accrued principal of and interest on the bonds.
- option of the county be used to pay principal of and interest on any bonds or other evidences of indebtedness, other than the bonds authorized in this resolution and all other bonds which may hereafter be issued on a parity with such bonds in the manner for which provision is made in subsection (f) of Section 6 hereof, which by their terms are payable from the revenues of the system and the prodeeds of which were used for renewals, replacements or additions to the system.
- shall (5) The be used to The next available of to pay when due so any part thereof. ble revenues ue such taxes eof. in in CO the s ma , E1 0 0 etric gally д ₩ lan e l t Bon d Fund again**st** P
- (6) s shall be con sidered
- (7) It is agreed that the revenues of the system are to be paid into the various funds hereinkove established in the order in which said funds are listed, and that if in any fiscal period the revenues are insufficient to place the required amounts in any of the said funds, the deficiencies shall be made up in the following fiscal period or periods. The bonds herein authorized and outstanding Electric Revenue bonds, Series 1947, and the Electric revenue Bonds, Series 1947, and the revenue bonds, Series 1947, and equality in their claim to payment from the revenues of the system, and the revenues of the system and the revenues of the system shall be paid into the Electric Plant Bond Fund for the benefit of the bonds herein authorized, the outstanding Electric Plant Bonds Fund for the penefit outstanding Electric Revenue onds, Series 1948, the outstanding Electric Revenue onds, Series 1947, and the outstanding Electric Revenue onds, Series 1947, and the series series priority over all outstanding electric revenue bonds, including the Series 1958. claim system

lost, be pl for t It is I ced ed in said making up making up further agreed that if money in a bank failure or thourgh any other said funds by the County in the rang up of deficiencies in said fundations are constants. in any of said funds shall be other cause, the money so lost the manner hereinabove provided unds caused through failure to Will

disposed of only as a whole or substantially as a whole and then only if all bonds and obligations payable from the revenues of the system are then subject to redemption and if the proceeds to be realized from such sale, mortgage or lease are sufficient fully to redeem at the ten current redemption prices all obligations payable from the revenues of the system. Such sale, mortgage of lease myst be handled in such manner, that so much of the proceeds of such sale, mortgage or lease as is necessary to pay the full indeamption price of all such bonds and obligations, including accrued interest, is paid directly to the bank which is acting as depomitory for the Electric Plant Bond Fund and such payment is made to said bank at the time the sale, mortgage or lease is consummated. All bonds then outstanding shall immediately be called for payment on the next interest payment date as of which they may be called and the proceeds of the sale, mortgage or lease so held by the bank shall be held as a trust fund to be used solely for the purpose of paying principal of, the redemption premiums and accrued interest on the bonds.

Notwithstanding the foregoing provisions, the county shall have the right to sell, lease or otherwise dispose of any of the property of the system which is found by the Superintendent and the board in charge of the operation of the system. The proceeds received from the sale, lease or disposal of any such property shall be paid into the Renewal and Replacement fund but shall not be permitted to reduce the amount otherwise required to be paid into said fund. The disbursement of such additional payments shallbe made in the same manner and for the same purposes as are other disbursements from the Renewal and Replacement Fund.

(f) That payable from the with the bonds h or interest out obligations may but only if all That the county will not incur any other indebtedness or obligat the revenues of the system which will have priority to or equal ds here in authorized with respect to the payment of principal out of the revenues of the system, except that additional may be issued on an equality with the bonds herein authorized, all of the following conditions are met:

(aa) The net earnings of the system for a period of twelve consecutive months out of the fifteen months preceding the issuance such additional bonds must have been equal to at least one and one-times the highest combined interest and principal requirements for succeeding twelve months, period on all bonds outstanding and then issued. of

provided section m (bb) gnm ct The payments require sub-sections 1 to 5, thave been paid in fu ired to be 5, inclusive full. THE STATE de into agraph (d) of this

includinteres (cr) There must ing the Reserve Fust on the custandid succeeding the is st on e must be sufficient merve Fund and Reserve .
ustanding bonds which b
the is suance of the a ve Account, to pay a h become due during additional bonds. 01 6 etric all g the principal of and twelve months!

(dd) The additional bonds must be payable serially, with prindpal and interest amortized over a period not shorter than the remaining life of any of the outstanding bonds, with principal payments beginning not more than three years from the date of the additional bonds in such manner as to make the total amount of principal of and interest on the additional bonds due in each year approximately the same in each year in which there is a maturity of principal, and with principal falling due on December first of each year and interest falling due on June first and December first of each year.

Renewal andReplacement Fund. Such payments shall not reduce the amounts otherwise required to be paid into said fund. Disbursement of such proceeds shall be made in the same manner and for the same purposes as other disbursements from such fund. The provisions of this sub-section (f) are subject to the exception that if, prior to the payment of the bonds herein authorized, it shall be found desirable to refund and under the provisions of any law then available, said bonds or any part of said bonds may be refunded with the consent of the holders thereof (unless the bonds refunded have matured or are then optional for redemption and have been properly called for redemption, in which case such consent shall not be necessary) and the refunding bonds so issued shall enjoy complete equality of lien with the portion of said bonds which is not refunded, if any there and the refunding bonds shall continue to enjoy whatever priority of lien over subsequent issues may have been enjoyed by the vonds refunded, provided if such bonds are refunded in such manner that the interest rate of the refunded bonds is increased or that any refunding bond matures at a date earlier than the maturity date of any of the bonds not refunded, then such bonds may not be refunded without the consent of the holders of the uncoeds 0

adequate system wh will carr county wil quate fire tem which a l carry ade 00 y) That so long as any of the brill carry for the benefit of the and wind-storm insurance of the are subject to loss through adequate public liability instructions. • bonds a of the he on all high fire holders of the k Ll buildings of th re and wind-storm ce and will carry spua

for the benefit of the holders of the bonds insurance of the kinds and in the amounts normallh carried by private companies engaged in the operation of electric systems in Tennessee. All money received for 1 os ses under any of such insurance policies, except public 1 is bility, shall be used first for the purpose of restoring or replacing the property loss or damage, and any remainder shall no reduce the amounts otherwise required to be paid into said fund. Disbursements of such proceeds shall be made inthe same manner and for the same purposes as are other disbursements from said fund. kinds not

- annually by a receand will make (h) That the county will cause proper books and accounts adapted the system to be kept, and will cause the books and accounts to be audited annually by a recognized independent firm of certified public accountants and will make generally available to the holders of any of the bonds the balance sheet and the profit and loss statement of the system as certified by such accountants. The holders of any of saidbonds shall have at all reasonable times the right to inspect the system and the records, accounts and data of the county relating there to. adapted to
- to all cons fixed and conscious consumers. (1) That the county will permit no free electricity or service to be furnished by the system to any consumer, including the county and its various departments and that rates for electricity and service furnished to all consumers, including the county and its various departments will be fixed and charges collected on the same basis as rates are fixed and charges collected for electricity and similar services furnished to other
- of bonds is sued pursuant to this resolution and outstanding at any time, including a trustee or trustees for such holders, shall, in addition to a other remedies and rights of holders of any of the bonds, have the right by appropriate proceedings in any caurt of competent jurisdiction, in the event of default in the payment of principal of or interest on the bonds, to obtain the appointment of a receiver for the system, which receiver may enter upon and take possession of the system, operate and maintain the system, and fix rates and collect all revenues arising therefrom in as fureceiver shall deposit all moneys collected by him in a separate account accounts and shall dispose of such revenues in accordance with the terms and conditions of this resolution and as the court shall direct. time, on to all right as full
- (k) That the county will not grant a franchise to electric system or service until all of the bonds issued resolution have been paid in fullas to both principal and sue to any competisued pursuant to land interval
- SEction 7. That all rights and remedies autigranted to or exercised by the holders of the bond; the provisions of Section 9-1201 to 9-1226, inclusioned Annotated, as amended, are hereby given to surrespects as though said rights and remedies were here s authorized to be bonds herein authorize nclusive, of the Tennes to suc h holders in all are herein set out in f bonds horized under full 888
- section 8. That the provisions of this resolution shall emastitues contract between Weakley County and the holder of holders of the bonds, and that after the issuance of any of such bonds no change, variation or alteration of any kind in the profisions of this resolution shall be made in any manner until such time as all of the bonds issued hereunder have been paid in full. 00 resolution shal 1 onustitut
- Section 9. That the bonds here in authorized shall be is sued in series as may be determined by this Court; that the first series be designated Series of 1958 A; shall be in the amount of \$180,000, \$175,000 of which shall be sold pursuant to sealed bids as provided law, and shall be numbered and become due and payable as follows: shall

AMOUNT \$10,000 1961 10,000 1962 11,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 13,000 14,000 15,000	145 145 145 145 145 145 145 145 145 145	BOND NUMBER
	######################################	AMOUNT
	1961 1962 1963 1964 1966 1966 1969 1970 1971 1972 1973	YEA R

MINUTES OF THE WEAKLEY COUNTY QUARTERIX COURT FOR APRIL TERM, 1959

The Weakley County Electric Board, or Board of Bublic Utilties) is authorized to receive and open been received pursuant to the proper notice of sale and to award the bonds to the bidder whose bid results in the lowest interest cost to the county computed as stipulated; said notice of sale, and the interest rates specified in such bid shall be the rates to be borne by the bonds. such bid shall be the rates to be

specified in the preamble hereto as being the bonds to be issued for refunding purposes, shall be delivered by the County Trustee to the holders of the outstanding Electric Revenue Bonds, Series 1948, in the amount of \$5,000, authorized to be refunded, pursuant to simultaneous surrender and cancellation of said outstanding bonds. The proceeds of the remainder of the bonds herein authorized shall be placed in the Renewal and Replacement Fund hereinabove mentioned and shall be used solely for the purpose of acquiring additions to the plant properties of the county's electric distribution system and for extensions and improvements the reto. of the sale

Section 11. That if any one or more sections, paragraphs, clauses or provisions contained in this resolution shall be held to be invalid or ineffective for any reason, the remainder of this resolution shall bemain in full force and effect, it being expressly hereby found and declared that the remainder of this resolution would have been adopted despite the ineffectiveness of such section, paragraph, clause or provision.

are to Section 12. That all orders the extent of such conflict he immediately upon its adoption. That all orders uch conflict her hereby replealed, ptus resolutions and parts the that this there of in conflict is resolution shall herewith be in

Adopted and approved April 6, 1959.

County Judge

Attest:

County Court Clerk

foregoing resolution be a r Esq. Dalton Gl adopted. Upon Glover, seconded pur roll being cal by E Esq. U. M. Fuller, that following voted: the

George Newberry, E. T. Castellaw, M. M. Robert Russell Dinning, Paul I Scarbrough, D. Z. Groon J. D. Taylor, T. H. Wil Grissom, Vernon Dunn, I Brownlow Eaves. AYE: W. B. Georg Esq.Dalton Glover, Claude Simpson, George Stover, Homer Brundige, Buford Fuqua, En is, W. M. Stow, I. G. Hatler, Horace McWhenter, Clovis Riley, Carey Foster, Newberry, E. T. Brann, Lewis Garner, T. Y. Bushart, El. L. Mayo, C. R. Law, M. M. Roberts, Thomas Akin, W. E. Hornbeak, Bill Dudley, George Hearn, Will Young Llaw, M. M. Roberts, Thomas Akin, W. E. Hornbeak, Bill Dudley, George Hearn, Will Young Ll Dinning, Paul Rushing, Richard Pearson, Robert Kennedy, Steven Nunn, Winton Frough, D. Z. Grooms, Hulon Capps, J. T. Black, C. R. Reams, U. M. Fuller, M. A. Miles, Taylor, T. H. Wilson, N. L. Walker, Harry Ryan, Neal Tillman, Darius Nanney, James om, Vernon Dunn, E. L. Lemonds, Jack Jolley, Addison Taylor, Biggs Danner, and Young

NAY: None

Present and not voting: • • Killebrew, Br Carlos Bridges

Thereupon Judge Pantecost declared said resolution adopted

BE IT REMEMBERED, that at this the April, 1959, Term of Quarterly County Coaquroum being present, and a majority of the Justices of the Peace voting therefor, following items were presented to the Court by the County Judge, who, after due consideration by the Court, calledfor a roll call vote on the adoption of House Bill Number 1036, Chapter Number 3736 of Private Acts of 1959, antitled AN ACT TO PROVIDE A BOARD FOR THE ELECTRIC SYSTEM OF WEAKLEY COUNTY, TENNESSEE, AND TO HOVIDE THE QUALIFICATIONS AND TERMS OF MEMBERS OF SUCH BOARD, which is in the following words and figures: Cour

STATE OF
DEPARTMENT (
PRESENTS SHALL CO) OF TENNESSEE
NT OF XTATE
COME, GREETIN

TO TO THESE GREETING:

the a I, Joe D. original ä Carr, Secretary of State of the State of Tennessee, d copy of HOUSE BILL NO. 1036, CHAPTER NO. 373, P. ch is now on file and a matter of record in this do here by certify PRIVATE ACTS OF S office.

order City 벟 N TESTIMONY WHEREOF, I have hereunto subscribed my the Governor affixed the Great Seal of the State of Nashville, this 1 day of April, A.D. 1959. official signature of Tennessee at the Department

(SEAL

Joe Q C

PRIVATE 1 E CHAPTER BILLNO. 1036 NO.

Damron

2

AN ACT to provide a Board and to provide the for the Electric System of Weakley County, qualifications and terms of members of such Tenrassee, h Board.

notwithstanding the provisions of any other law, the Board of the Electric System of Weakley County, Tennessee, from and after July 1, 1959, shall be composed as follows: the County Court of Weakley County may appoint two (2), four (4), or six (6) members. If two (2) or four (4) are appointed, they shall be persons from among the property holder of Weakley County and have resided therein for not less than one (1) year next preceding those so appointed need not be property holders and residents of Weakley County but must be and have been a customer of the Electric System owned and operated by said County for more than one (1) year next before the date of their appointments. Should any such non-resident member se appointed cease to be a customer of such electric System he shall thereby vacate such office, and a successor may be appointed as herein provided to fill such vacancy.

SECTION 2. BE IT FURTHER ENACTED, That if six (6) be appointed, one (1) shall serve for one (1) year, one (1) for two (2) years, two (2) for three (3) years and two (2) for four (4) years respectively, from the first day of July next sacceeding the date of appointment. Successors to retiring members so appointed shallbe appointed for a term of four (4) years in the same manner, prior to the expiration of the term of office of the retiring member. In addition to the members so appointed, the County Court may designate a member of said Court to serve as a third, fifth or seventh member of the Board, as the case may be. The term of such member shall be for such time as the said Court may fix, but in no event to extend beyond his term of office as a member of the Court. Nothing in this Act shall be donstrued to affect the incumbents or the term of office of the Board as now constituted.

to take away prowided by the Amnotated. SECTION 3. the from the BE IT FURTHER ENACTED, That nothing in this Electric Board any rights or religys it of it pal Electric Plant Act, Chapter 15, Title 6 6, h. Tennessee Act t shall be construe of the obligations onnessee Code

SECTION 4. BE IT FURTHER ENACTED, tsame shall have been approved by a two-thirds Weakley County. Its approval or non-approval officer of the Weakley County Quarterly Court, Secretmy of State. vote of the quarterly shall be proclaimed by and shall be certified ve no effect unless y county court of by the presiding led by him to the the by

passag. SECTION фq on 5. BE ITwelfare FURTHER ENACTED, requiring it. That thi s Ac ct take effect fron and after

ASSED: March 20, 1959.

SPEAKER

THE HOUSE REPRESENT ATIVES

D. Baird

APPROV Ð March 20,

Bufor d